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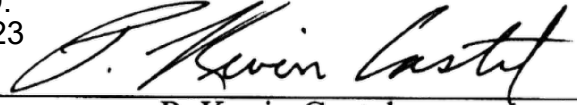
RONALD RUBINSTEIN  
JOSEPH R. COROZZO

ANGELA D. LIPSMAN (NY; NJ)

Of Counsel:  
MARSHALL A. MINTZ

Hon. P. Kevin Castel  
United States Courthouse  
Courtroom 11D  
500 Pearl Street  
New York, New York 10007

Application GRANTED.  
SO ORDERED.  
Dated: 1/4/2023

  
P. Kevin Castel  
United States District Judge

Re: United States v. Thomas Guido  
20 CR 163 (PKC)

Dear Judge Castel,

I represent Defendant Thomas Guido (“Guido”). Given the poor weather over the Christmas weekend, Mr. Guido has been invited to a belated holiday celebration. Because the dinner would take place in Pennsylvania, I write to respectfully request permission for Mr. Guido to travel this Saturday, January 7, 2023.

If granted, Mr. Guido would go out to dinner with friends and his sister on Saturday at a restaurant in Wilkes Barre, Pennsylvania, and would return home that evening.

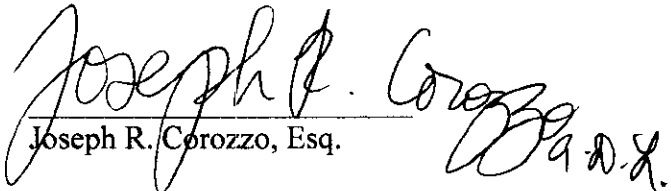
My law office has conferred with the Government, and I have been advised that the U.S. Attorney’s Office has no objection to this travel request. The Probation Department has advised us that any position would have to be taken by Pretrial Services, not by Probation.

My office has conferred with Pretrial Services, and we have been advised that Pretrial Services takes no position on this application.

[ Wherefore, I respectfully request permission for Mr. Guido to travel to Wilkes Barre, Pennsylvania this Saturday, January 7, 2023. ]

Thank you for your consideration.

Respectfully submitted,

  
Joseph R. Corozzo, Esq.

RUBINSTEIN & COROZZO, LLP

cc: A.U.S.A. Sarah Mortazavi (via ECF)  
Pretrial Services Officer Jessica Killian (via email)